

असाधारण

EXTRAORDINARY

भाग 11-1वण्ड 3-खल वर्ष (i)

LART II- Section 3-Sub-section (i)

माधिकार से प्रकारिशत

PUBLISHED BY AUTHORITY

्प र ११ ८ १४ ४८ ४८ ४८ वालो है जिस्पे कि बार अलग संशलन के **रूर** में रखा जा सके ।

Set a to paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF FINANCE

(Department of Economic Affairs)

NOTIFICATION

New Delhi, the 16th December 1965

G.S.R. 1889.—In exercise of the powers conferred by section 12 of the Government Savings Certificates Act, 1959 (46 of 1959), the Central Government hereby makes the following rules, namely:—

- 1. Short title and commencement.—(1) These rules may be called the Government Savings Certificates Rules, 1965.
 - (2) They shall come into force on the 1st March, 1966.
- (3) They shall apply to the National Savings Certificates (First Issue)-Bank Series.
 - Definitions.—In these rules, unless the context otherwise requires—
 - (i) "Act" means the Government Savings Certificates Act, 1959 (46 of 1959);
 - (ii) "Bank" means the State Bank of India or any of its subsidiary banks which is authorised to issue the Certificate;

- (iii) "Certificate" means a National Savings Certificate (First Issue)—Bank Series:
- (iv) "company" means a company as defined in the Companies Act, 1956 (1 of 1956) and includes a foreign company as defined in section 591 of the said Act;
- (v) "co-operative society" means a society registered or deemed to have been registered under the Co-operative Societies Act, 1912 (2 of 1912) or under any other law for the time being in force;
- (vi) "corporation" means a corporation established by or under any law for the time being in force, but does not include a company;
- (vii) "deposit office" means an office of the State Bank of India or any of its subsidiary banks;
- (viii) "Form" means a form set out in the schedule to these rules;
 - (ix) "Government Company" means a Company as defined in section 617 of the Companies Act, 1956 (1 of 1956);
 - (x) "Issuing Office" means the deposit office authorised by the Central Government by notification in the Official Gazette in that behalf to issue certificates also:
- (xi) "local authority" means a municipal corporation, municipal committee, district board, body of port commissioners or other authority legally entitled to or entrusted by the Government with the control or management of a municipal or local fund;
- (xii) "scheduled bank" means a bank for the time being included in the Second Schedule to the Reserve Bank of India Act, 1934 (2 of 1934) and includes an executor and a trustee company which is a subsidiary of a scheduled bank.
- 3. Denominations in which certificates shall be issued.—The certificates shall be issued in denominations of Rs. 10, Rs. 100 and Rs. 1000.
- 4. Types of certificates.—The certificates shall be of the following types namely:—
 - (a) Single Holder Type Certificates issued to an adult for himself or on behalf of a minor, or to a minor;
 - (b) Joint 'A' Type Certificates issued jointly to two adults and repayable to them jointly or to the survivor.
 - (c) Joint 'B' Type Certificates issued jointly to two adults and repayable to either of them or to the survivor.
- 5. Acceptance of deposits.—(1) The deposits for the purchase of the certificates shall be accepted at all deposit offices. These deposits may be in cash or by cheque, pay order, or demand draft drawn in favour of the officer in charge of the deposit office.
- (2) Every deposit for the purchase of ccrtificate shall be made along with an application in Form I at any deposit office and that office, if it is not an issuing office, shall send the amount of deposit together with the application to the issuing office concerned.
- 6. Issue of certificates.—(1) On receipt of the deposit with the application, the issuing office shall, on being satisfied that the application is in order, issue certificate or certificates after registering the same—
 - (a) where the deposit has been received from another office, to the depositor or his representative through that office;
 - (b) in all other cases, to the depositor or his representative.
- (2) The date of issue of a certificate shall be the date on which the deposit is made:

Provided that where the deposit is made by means of a cheque, pay order or demand draft, the certificate shall not be issued unless the proceeds thereof are realised.

- (3) Where a certificate or certificates are not issued immediately, a provisional receipt in Form II shall be given by the deposit office to the purchaser which may later be exchanged for a certificate and in such a case the date of certificate shall be the date of the provisional receipt.
- 7. Limits up to which certificates may be purchased.—The maximum amount that may be invested in the certificates including the amount invested in National Savings Certificates (1st Issue) in terms of the Government of India, Ministry of Finance Notification No. F. 7(3)-NS/65 (ii) dated the 25th March, 1965, shall be:
 - (i) for an adult for himself or on behalf of a minor or by a minor Rs. 25,000
 - (li) for two adults jointly

Rs. 50,000

- 8. Calculations of limits.—For the purpose of calculating the limits under the rules:—
 - (i) one-half of the joint holding shall be taken to belong to each holder.
 - (ii) The certificates transferred by way of pledge or security under rule 12 shall continue to be counted as the holding of the pledger.
- 9. Excess or irregular holdings.—(1) Any certificate purchased or acquired in excess of the limit prescribed in these rules or in contravention of these rules shall be encashed by the holder as soon as the fact of the holding being in excess of the limit or in contravention of these rules is discovered and no interest shall be paid on either the excess holding or any holding in contravention of these rules:

Provided that a holding shall not be considered in excess of the limit prescribed in these rules, if it is due to any of the following reasons, namely:—

- (a) inheritance:
- (b) award by the Government for meritorious services;
- (c) survivorship in the case of joint holdings;
- (d) statutory devolution; and
- (e) nomination,
- (2) If any interest has been paid on any excess holding or any holding which is in contravention of these rules, it shall be forthwith refunded to the Government, failing which, the Government shall be entitled to recover the amount involved from any money payable by the Government to the investor or as an arrear of land revenue.
- 10. Transfer from one office to another.—(1) A holder of a Single Holder Type Certificate or both its holders in the case of a Joint 'A' Type Certificate or either of the holders of a Joint 'B' Type Certificate may apply in Form III for transfer of the certificate from one issuing office to another.
- 11. Transfer from one person to another,—(1) A certificate may be transferred subject to the following conditions, namely:—
 - (a) the transfer shall be made in writing in Form IV;
 - (b) the transfer may relate to the whole amount for which the certificate is issued or to a part thereof;
 - (c) the transfer shall be made to a person who is himself eligible to hold a certificate under these rules;
 - (d) the transfer shall not take effect until it is registered by the issuing office;
 - (e) any transfer during the period of two years from the date of issue of the certificate may be made only to—
 - (i) a near relative (husband, wife, lineal ascendant or brother or sister) out of natural love and affection;
 - (ii) any other person or to any court under the orders of a court of law or with the approval of the Central Government.
 - (iii) a legal heir or the registered nominee or nominees of the deceased holder.

- (2) An Officer-in-charge of the issuing office shall give his consent to the transfer of a certificate held on behalf of a minor only if, at the time of the proposed transfer, a parent or a guardian referred to in sub-clause (i) or, as the case may be, sub-clause (ii) of clause (b) of section 5 of the Act certifies, in writing, that the minor is alive and that such transfer is in his or her interest.
- (3) Save as provided in rule 12, on the registration of a transfer, a new certificate shall be issued to the transferee.
- (4) The date of issue of the new certificate referred to in sub-rule (3) shall by the same as the date of the certificate transferred.
- 12. Transfer by way of pledge or security.—(1) Notwithstanding anything contained in clause (2) of sub-rule (1) of rule 11, but subject to the conditions specified in clauses (3), (b) and (d) of that sub-rule, a certificate may be transferred by way of pledge or security to—
 - (a) the President of India or Governor of a State in his official capacity;
 - (h) the Reserve Bank of India or a scheduled bank, or a co-operative society including a cooperative bank;
 - (c) a corporation or a Government company; and
 - (d) a local authority.

Provided that the transfer of a certificate purchased on behalf of a minor shall be permitted only if at the time of the proposed transfer, a parent or a guardian referred to in sub-clause (i) or, as the ease may be, sub-clause (ii) of clause (b) of section 5 of the Act certifies in writing that the minor is alive and that such transfer is in his or her interest.

- (2) Until a certificate is retransferred under sub-rule (3), the pledgee shall be deemed to be the holder of the certificate.
- (3) A certificate transferred under sub-rule (1) may be re-transferred, even within the period of non-encashability, by registration of the transfer deed in Form IV executed by the pledgee and the pledger.
- (4) No new certificate shall be issued in the case of a transfer under the provision of this rule. On the registration of a transfer, the officer-in-charge of the issuing office shall make the following endorsement on the certificate, namely:—

"Transferred as security to......(official designation)."

In the event of the certificate being re-transferred to the pledger, the officer-incharge of the issuing office shall make the following endorsement on the certificate, namely:—

"Retransferred to....."

- (5) Where as a result of several endorsements made under sub-rule (4) on a certificate, no space is left for making further endorsements of a like character on that certificate, a fresh certificate may be issued by the office-in-charge of the office of registration in lieu of such certificates.
- (6) A fresh certificate issued under sub-rule (5) shall be treated as equivalent to the certificate in lieu of which it has been issued for all the purposes of these rules.
- 13. Transfer from single holding to joint holding and vice versa.—On an application in Form V being made to the issuing office:-
 - (a) a certificate in the name of a single holder may be transferred to the joint names of the holder and any other person;

- (b) a certificate in the names of joint holders may be transferred to the name of one of the joint holders.
- 14. Conversion from 'A' Type Certificate to 'B' Type Certificate and vice versa.—On an application being made to the issuing office:
 - (i) a joint 'A' Type Certificate may be converted into a Joint 'B' Certificate in the names of the same holders, and
 - (ii) a Joint 'B' Type Certificate may be converted into a Joint 'A' Type Certificate in the names of the same holders.
- 15. Replacement of lost or destroyed certificate.—(1) If a certificate is lost, stolen, destroyed, mutilated or defaced, the person or persons entitled thereto may apply for the issue of a duplicate certificate to the issuing office where the certificate is registered.
- (2) Every such application shall be accompanied by a statement showing particulars, such as, number, amount, and date of the certificate and the circumstances attending such loss, theft, destruction, mutilation or defacement.
- (3) If the issuing office to which the application under sub-rule (1) has been made, is satisfied of the loss, theft, destruction, mutilation or defacement of the certificate, it shall, after y on the application for it is a certificate on the certificate on the certificate on the certificate on the certificate or more approved in the certificate or mo

Provided that where the face value of the aggregate face value of the certificate or certificates lost, stolen, destroyed, mutilated or defaced is Rs. 500 or less, a duplicate certificate or certificates may be issued on the applicant furnishing an indemnity bond without any such surety or guarantee:

Provided further that where such application is made with respect to a certificate mutilated or defaced, of whatever face value, a duplicate certificate may be issued without any such indemnity bond, surety or guarantee, if the certificate mutilated or defaced is surrendered and the certificate is capable of being identified as the one originally issued.

- (4) A duplicate certificate issued under sub-rule (3) shall be treated as equivalent to the original certificate for all the purposes of these rules.
- 16. Encashability.—(1) A certificate shall not be encashable within a period of twenty-four months from the date of its purchase.
- (2) A certificate may, however, be encashed within the period specified in sub-rule (1) under any of the following circumstances, namely:—
 - (a) On the death of the holder or both the holders in the case of a joint holding;
 - (b) on forfeiture by a pledgee being a gazetted Government Officer, the pledge is in conformity with the provisions of these rules.
 - (c) when the holding is in excess of the limits prescribed under these rules
 - (d) when the certificate has been issued in contravention of these rules; and
 - (e) when ordered by a court of law.
- 17. Place of encashment.—A certificate shall be encashable at the office at which it stands registered:

Provided that a certificate may be encashed at any other office of the bank if the officer-in-charge of that office is authorised by the office of its registration to make payment to the person presenting the certificate.

- 18. Discharge of certificates.—(1) The person entitled to receive the amount due under a certificate shall, on its encashment, sign on the back thereof in token of having received the payment.
- (2) In the case of a certificate purchased on behalf of a minor who has since attained majority, the certificate shall be signed by that person himself, but his

signature shall be attested either by the person who purchased it on his behalf or by any other person who is known to the issuing office.

- (3) A certificate of discharge may be issued to any person encashing a certificate on payment of the fee specified in sub-rule (1) of rule 28.
- 19. Encashment of minor's certificate—(1) A person encashing a certificate on behalf of a minor shall furnish a certificate that the minor is alive and that the money is required in the interest of the minor.
- (2) When the nominee is a minor, the person appointed under sub-section (3) of section 6 of the Act, while encashing the certificate shall furnish a certificate that the minor is alive and that the money is required in the interest of the minor.
- 20. Partial discharge.—(1) At any time after the period of its non-encashability, a certificate of denomination of Rs. 100 or Rs. 1000 may be discharged in part, such part being Rs. 10 or a multiple thereof.
- (2) The date of issue of certificates for the balance due will be that of the original certificate partly discharged.
- 21. Conversion from one denomination to another.—(1) Certificates of lower denomination bearing the same date of issue may be exchanged for a certificate or certificates of higher denomination of the same face value or a certificate of higher denomination may be exchanged for certificates of lower denomination of the same value.
- (2) The date of issue of the exchanged certificate shall be the same as that of the original certificate surrendered and not the date on which it is exchanged.
- 22. Nomination.—(1) A holder of a Single Holder Certificate who is not a minor or a sole surviving holder of a Joint 'A' or 'B' Type Certificate and who holds the certificate in his individual capacity and not in the capacity of the holder of an office or otherwise may nominate one or more persons who shall be entitled to the certificate and to payment thereon in the event of the death of the holder:

Provided that-

- (a) the person or each of the persons nominated is himself competent to hold a certificate, and
- (b) the nomination is made before the maturity of the certificate.
- (2) Every nomination under sub-rule (1) whether in substitution of a nomination already made or not, shall be made in Form VII.
- (3) A nomination made under this rule may on a subsequent date be cancelled in writing in Form VIII.
- (4) A person making a nomination under sub-rule (2) or cancelling a nomination already made under sub-rule (3) shall apply in the prescribed form accompanied by the fee prescribed in sub-rule (2) of rule 28 either at the issuing office or at the deposit office which shall transmit the application to the issuing office for registration of a nomination or for cancellation of a registered nomination, as the case may be.
- (5) The issuing office shall, thereupon, register a nomination or cancel the registered nomination in its books and return the certificate with an endorsement thereon that a nomination has been made in respect of the certificate or that the nomination already made has been cancelled.
- (6) No nomination or cancellation of a nomination shall take effect unless and until it has been registered under this rule but on such registration having been registered it shall have effect from the date on which the nomination was actually made by the holder.
- (7) Separate applications shall be made in respect of certificates registered at different times.
- (8) Not more than one person shall be nominated in respect of a certificate of the denomination of ${\bf Rs.}\ 10.$

- 23. Rights of nominees.—(1) In the event of the death of the holder of a certificate, in respect of which a nomination is in force, the nominee or nominees shall be entitled at any time before or after the maturity of the certificate to
 - (a) encash the certificate; or
 - (b) sub-divide the certificate in appropriate denominations in favour of individual nominees or two adult nominees jointly.
- (2) For the purpose of sub-rule (1) the surviving nominee or nominees shall make an application supported by proof of death of the holder and of a deceased nominee, if any.
- (3) If there are more nominees than one, all the nominees shall give a joint discharge of the certificate at the time of receiving payment or sub-division.
- (4) Where there is a nomination in favour of a single nominee or two adult nominees the issuing office of registration may, on an application made in that behalf, issue a fresh certificate in the name of such nominee or nominees jointly, as the case may be
- (5) A transfer of a certificate under rule 11 shall automatically cancel a nomination previously made:

Provided that where a certificate on its transfer under rule 12 is held by or on behalf of any person as a pledgee or by way of security for any purpose such transfer shall not have the effect of cancelling a nomination but the right of the nominee shall be subject to the right of the pledgee.

- 24. Documents executed by an illiterate person.—(1) If any person by whom any application for investment, or any other document relating to these certificates is to be signed/executed, satisfies a Magistrate that he is for any reason unable to write and that the fact of the document is fully understood by him and that he is the person whom he represents himself to be, such Magistrate may at the request of that person and subject to the provisions of this rule execute the application or the document on his behalf under proper authentication.
- (2) Nothing contained in sub-rule (1) shall preclude the Bank from accepting an application for investment by an illiterate person bearing the thumb impression of the investor and attested by two witnesses or an authorised agent unless the Bank doubts the genuineness of the thumb impression or of the attestation.
- 25. Payment to heirs.—(1) For the purposes of sub-section (4) of section 7 of the Act, the officer-in-charge of the Issuing office shall be competent to sanction claims upto Rs. 5000 on the death of the holder of the certificate, without production of the probate of his will or letters of administration of his estate or succession certificate granted under the Indian Succession Act, 1925 (39 of 1925).
- (2) A declaration shall be furnished by the claimant that to the best of his knowledge, there exist no other certificate in the name of the deceased other than those for which payment is sought and that subsequently if any more such certificates be found in excess of the value of Rs. 5000 legal evidence of heirship. as required by the Bank will be produced: such declaration should be countersigned by a Magistrate under the seal of his court certifying that the claimant/s is/are the only legal heir/s of the deceased who has left no other property necessitating production of a succession certificate.
- 26. Surrender values.—The amount (including interest) payable on certificates of different denominations after each completed year of retention shall be as in the following table, namely:—

Surrender values of National Savings Certificates (First Issue)—Bank Series.

Face Amount (including interest) payable after complete years									
Value	Years								
	2	3	4	5	6	7	8	9	10
Rs. 10	10.85	11.35	11.90	12.60	13.50	14.50	15.60	16.80	18.00
Rs. 100	108.50	113.50	119.00	126.00	135,00	145.00	156,00	168.00	180.00
Rs. 1000	1085.00	1135.00	1190.00	1260.00	1350.00	1450.00	1560.00	1680.00	1800.00

- 27. Income-tax.—Interest on these certificates will be liable to tax under the Income-tax Act 1961 (43 of 1961), but no tax will be deducted at the time of payment of the discharge value of the certificate.
- 28. Fees.—(1) A fee of twenty-five paise in the case of a certificate of denomination of rupees one hundred or lower and rupee one in any other case, shall be chargeable in respect of the following transactions, namely:—
 - (i) transfer of a certificate from one person to another including the transfer under rule 13, except the transfer from the name of a deceased holder to his heir or from a holder to a court of law or to any other person under the orders of a court of law, or transfers made under rule 12:
 - (ii) issue of a duplicate certificate under rule 15;
 - (iii) issue of a certificate of discharge under rule 18(3);
 - (iv) partial discharge of a certificate under rule 20.
 - (v) conversion from one denomination to another under rule 21.

Explanation.—(1) The fee to be charged for the issue of a certificate of Grecharge under clause (iii) shall be calculated separately on the aggregate face value of all certificates which were purchased on any one application and which are included for discharge in discharge certificate.

(2) A fee of fifty paise shall be chargeable on every application for registration of nomination or cancellation thereof:

Provided that no fee shall be charged on an application for registration of the first nomination.

- 29. Responsibility of the issuing office.—The issuing office shall not be responsible for any loss caused to a holder by any person obtaining possession of a certificate and fraudulently encashing it.
- 30. Powers to rectify clerical errors.—The issuing office of the Bank may upon an application by any person interested in any certificate issued in pursuance of these rules rectify any clerical or arithmetical mistake provided that it does not involve any financial loss to the Government or to any such person.
- 31. Residuary powers.—All matters in respect of a certificate which are not ecvered by the provisions of these rules shall be regulated as the Central Government may specify in consistence with the provisions of the Act and these rules.

SCHEDULE

- 1. Form I—Form of Application for purchase of certificates. [Rule 5(2)]
- 2. Form II—Receipt for deposits [Rule 6(3)]
- 3. Form III-Form of transfer of certificate from one office to another (Rule 10).
- 4. Form IV -Form of transfer of certificate from one person to another [Rule 11(1)]
- 5. Form V—Form of transfer from single holding to joint holding etc. (Rule 13).
- 6. Form VI—Form of Indemnity Bond [Rule 15(3)]
- 7. Form VII—Nomination Form [Rule 22(2)]
- 8. Form VIII-Form for cancellation of registered nomination [Rule 22(3)].

FORM I

[See Rule 5(2)]

STATE	BANK	OF
		Branch

Application for the purchase of National Savings Certificates (First Issue) (Bank Series)

(1) I/We hereby apply for the purchase of National Savings Certificates (First Issue) (Bank Series) detailed in the statement below and tender the amount shown in column 1 of the statement.

Form of tender	A	mount Rs.	Deno- mination of certi- ficates applied for	requircd	*Type of joint certifi- cates re- quired (A or B)	Total face value in rupees
•		I	2	3	4	5
(i) Cash (ii) Cheque, demand dra	ft or pay	Rs. 10 100 1000			need and anademy, and	maniferrandelli, en const. communi, y mi
Готац (Face Value) .					weekseemi waa waa	AND SHEET AND SHEET THE
**For single or join (b) % On behalf of (% For purchase o	t holder Block capitals) n behalf of a	minor			birth of th	
To be made encashab (i) Father (ii) Mother (iii) Either parents (iv) Legal Guardian	le by the mir	ior's				
(Cross out the alternative sation).	ve not required	or all th	ne items, if i	t is not desi	red to make	an autho
(2) I/We hereby agree to Rules, 1965 and further deconomy proposed to be purchas Series) and National Savings mum limits of Rs. 25,000/scovered to be in excess of the immediately when called up	clare that the Noted together with Certificates (Formore prescribes prescribed limes)	ational the North the Nort	Savings Cer ational Savi e), if any, alr e rules. Ir shall be boo	tificates (Fings Certificates) ready held well as case my/ound to disch	rst Issue) (Ba ates (First Is vill not exceed ur total hold arge the exc	ink Serie sue) (Ban I the max ing is dis ess holdir
** Address **In case of an illiterate appared to the mane tray be	y ligart, da fotl	••••		of in	o impression vestor(s)	
			Signature person(s	s) authorise	impressio d, if any,	n of "t per 1(b)

(3) The Certificate(s	s) may be made over to my/our Agent or messenger who presents t	Shrl/Smthis application.		
	Signature	or thumb impression (if illiterate of investor(s).		
(The facility of nomination is available to the holder of a single holder type certificate and may be applied for.)				
Received the Certif	icate (s) detailed on the reverse.			
	Signature or his age	or thumb impression of purchase nt/messenger (in case of authorised uthority No. should be given)		
Specimen signature(s)		Marks of Identification		
	To Be Completed By The BA	NK		
Serial No. of certifica- I	Denomination] Date of Encashment Rs. and initials of officer- incharge			
(Total number of Nat	tional Savings Certificates (First Issue) (Bank Series) issued.		
Date		•		
		Signature of Officer-in-Charge		
	Form II			
	[Ses Rule 6(3)]			
	STATE BANK OF			
		Branch		
look No		Serial No		
First Issue) (Bank Series)	t to be issued by a deposit office w applied for are not issued immediatel	hen National Savinge Certificate y.		
				
tupees f National Savings Certifi	cate(s) (First Issue) (Bank Series) app	lied for by him on		
he application for purchas	se has been registered under	of date. Officer-in-chrage.		
stamp of the Deposit Offic	ce.			

FORM III

(See Rule 10)

	STATE BA	NK OF ———	
	- <u></u>		Branch.
Serial No. of new office –	Starr	origit purch Savin (First	l No. and date of hal application for hase of the National lags Certificate t Issue (Bank leries)
	on for the transfer of g office to another.	National Savings Certi	ficates (First Issue) (Bank Series)
The Offic	er-in-Charge		
equest that th	hich are registered in off	the books of your office	ttes (First Issue) (Bank Series) in may be transferred to the books of
No. Date	Denomination		To be filled in by the Bank
No. Date	Rs. Dan	te ot discharge and the itials of the Agent/Subgent.	Remarks.
	of Certificates————————————————————————————————————	· •	
		Address Date	
		Address	
		Date	
To The Office	Intimation of transfer	r of National Savings Cer	tificates (First Issue) (Bank Series).
Si v ,			
detailed on the	reverse of this intima	tion have been transferre	rtificates (First Issue) (Bank Series) d to your office after a careful com- ecimen of his signature on record in
	r was born on the-		as recorded on the application for
purchase in thi			Yours faithfully,
Date	Stamp.		Agent/Sub-Agent,
		Transfer accepted.	Agent/Sub-Agent

FORM IV

		[See Rule	11(1)]		
		STATE BANK O	F ———		
			···		-Branch
Ser (ial No. and Certificates	d date of original applica (First Issue) (Bank Serie	tion for pui	chase of Na	tional Saving {
Registration	No	to a definition of the state of			
A f:	application rom one p	for the transfer of Natio	onal Saving	s Certificate	s (First Issue) (Bank Series)
(N.B	–All trans: is comp		interest of	the transfer	rer cesses when the transfer Dated
То					Dated
The Of	ficer-in-ch	arge ————			
Sir,					
of which I:	am the ho e said Nat	older, to Certificates	(First Issue	I	es (First Issue) (Bank Series) hereby declare that on the ies) to the said
No,	Date	Denomination Rs.	No.	Date	Denomination Rs.
Total numb	er of certif	icates,	namanana - pra Pia a	and the second s	Yours faithfully, Signature or thumb impression (if illiterate) of transferer of National Savings Certificates (First Issue) (Bank Series)
Serial No. 6 Issuing Offi					Stamp of Issuing Office
		Declaratio	n by Trans	feree	
including the does not except the Certificates (of Rs. 25,00)	e value of ceed Rs. 24 (First Issu 0 (Issue P	(Bank Series) and Nation the Certificate(s) which I 5,000 (Issue Price) and I e) (Bank Serics) and Nation I shall not be entited.	onal Saving am taking agree that tional Savir led to inter	s Certificate over from— if my total lags Certificate on such	f the National Savings Cer- es (First Issue) held by me holding of National Savings tes (First Issue) is in excess excess holding. I further to (First Issue) (Bank Series)

Rules, 1965 for the time being in force shall be the basis of the contract between me. as the transfers e of the National Savings Certificate(s) (First Issue) (Bank Series) particulars of which appear—over-leaf, and the Government of India.

Signature or thumb-impression (il illiterate) of transferce of National Savings Certificates (First Issue) (Bank Series).

Nore.—Government officers holding Certificates in their official capacity as security the Reservations, a scheduled bank, co-operative society, corporation of a local authority, are exempted from signing this declaration).

Particulars of Certificates issued to transfered (To be filled in by the Issuing Office)

No.	Date	Denomination Rs.	Date of discharge and the initials of the officer-in- charge	Remarks (Every change affecting a Certificate, such as transfer, spoilt, issue of duplicate etc. should be noted here under the dated initials of the Officetin-charge
			Signature	of the officer-in-charge,
			LOSM A	
			(See rule 13)	
		STA	TE BANK OF	
			Branch	
			ual application for purchase (Issue) (Bank Scries)	of National
Registr	ation No	•		
For to joint	rm of trai holding	nsfer of National : and <i>vice versa</i> .	Savings Certificates (First Issu	e) (Bank Series) from single holding
			solute and the interest of the	transferer ceases when the transfer
1	is comple	rted.)		Dated
То				
Ti	he Officer	r-in-charge		
Sir,				
of which I/We h	ch I/We ereby dec	am/ are the holde clare that on the t	r(s) to,,,	ertificates (First Issue) (Bank Series) avings Certificates to the said

		Particulars o	f Certificates		
No.	Date	Denomination	No.	Date	Denomination
		• • • • • • • • • • • • • • • • • • • •	****		
			• • • • • • • • • • • • • • • • • • • •		
	• • • • • • • • • • • • • • • • • • • •			• • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·
Total num	ber_of Certificat	es.			
				Yours f	aithfully,
			Signature(s terate) of t Certificates	transferer (s)	o impression (if illi- of National Savings
		Reve	rse		
Scrial No.	of Issuing Office	·			
		DECLIBATION	7 TO 1 1 TO 1 1 1 1 1		Stamp of Issuing Office
_		DECLARATION		•	
National S Issue) held	avings Certifica	tes (First Issue) (Bank g the value of the Cert	Series) and	National Say	the total value of the rings Certificates (First over from
holding of on such ex (First Issue	the said certifica cess holding. l e) (Bank Series)	tes is in excess of Rs. 2 further agree that this Rules, 1965 for the tin	5,000 (Issue P: Declaration : ie being in fo	rice) I shall n and the Nati rce shall be t	I agree that if my total ot be entitled to interest onal Savings Certificate he basis of the Contract opear overleaf, and the
		Cert	ificate		
Ciovernme	nt of India.		Signature(: of transfer	s) or thumb- ee of Nation	impression (if illiterate) al Savings Certificates.
		Fort	u VI		
		[See ru	ıle 15(3)]		
		BOND OF I	NDEMNITY		
To be	executed by the	holder of National Savertificate(s).	ings Certifica	ates (First Iss	ue) (Bank Series) at the
and (B) of India (I together w certain atto selves, our himself, hi	ith all costs, cherring, successor heirs, executor is heirs, executor is heirs, executor	der/holders of Nationa,	l Savings Cer y) are held an e sum of Rs inafter mentic payment will and represent representative	tificates (Fire of firmly bound firmly bound for the property to atives jointly to a severally for the firmless of the firmles	to, D/o, W/o
Itsue) (Bai	nk Series) num	fthe sai lased fromberte (First Issue) (Bank	, , of	tional Savin denominatio	S/o, D/o, W/o gs Certificates (First ns of Rs

· · · · · · · · · · · · · · · · · · ·
And whereas this said (A)
And whereas the said (A)
And whereas the said (A)
And whereas the
Now the condition of the above written bond is such that if the said (A)
or any person authorised by him, (whether with or without the consent or knowledge of the surety) nor shall it be necessary for the President to sue (A)before suing the surety for amount due hereunder.
Signed and deliverd by the above named (A)
I
2
Signed and delivered by the above named (B)
I
2,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ACCEPTED
Signature
Designation
(For end on behalf of the President of India)

	For	RM VII	
		rule 22(2)]	
		· · ·	
		OF	
	************	Branch	
		Scrial No),
F	orm of application for nomination under s Ac	ection 6 of the Governm t, 1959	ent Savings Certificates
of the	This form will be filled in by the holder ar office where the certificate stands registered	ed submitted with the ce l),	rtificate to the Postmaster
То			
.1	The Officer-in-charge,		
_	Index provisions of Section 6(1) of the Goy		
nomin Certifi substi office	the holder of State the person(s) mentioned below, who so icate(s) and to be paid the sum due thereon tution of the nomination made by me in under No	thall, on my death, become to the exclusion of all or respect of these certific which shall stand ca	ne entitled to the Savings ther persons. *This is in the and registered in your needled on registration of
Г	The Certificates are enclosed.		
SI, 1	No, Name of the nominee	Full address	Date of lath of nominee in case of minor
	·		
	As the nominee(s) at serial No.(s)(na due thereon in the event of my death dur	me and full address) as :	the person to recover the
•	*Score out if not applicable,		(P.T.O.)
	ACK	NOWLEDGEMENT	
To			

The Certificates are returned herewith,

Your application dated

Date-Stamp of Issuing Office,

Signature of the Officer-in-charge.

	Reverse		
SI. Nos. of certificates	Denomination	Date of issue	Office of issue.
			
		•	
Address:		Yours	faithfully,
	Signature	(thumb imp	pression, if illiterate)
(In case of illiterate holder, should be given)	father's name		
Witnesses:			
Name } (1)			
Address			
Name } (2)		i	
Address			
N.B.—In the case of il known to the I	literate holders, the witnesses sh	all be person	ns whose signstures are
known to the i		the Officer-i	n-charge accepting the
Date Stamp		nomin	ation.
of Issuing Office			
1354 III SALES	Signature	of Officer-in	-Charge.
Particulars of o	certificates.	Name an	d address of nominee
SI. Nos. of certificates	Denomination.	paymen	t on behalf of miner nominee.
	FORM VIII		
	[See rule 22(3)]		
	STATE BANK OF		
		_BRANCH	1
		Serial	No

Application for cancellation of nomination previously made in respect of National Savings



Certificates (First Issue) (Bank Series) under Section 6 of the Government Savings Certificates 1Act, 959.

(This form will be filled in by the holder and submitted with the certificate to the Officer_i1-C range of the office where the certificates stand registered.

To

The Officer-in-Charge

SIr,

S1. Nos, of Centificates Denomination Date of Office of issue.

The certificate(s) is/are enclosred.

Yours faithfully,

Address:

(In case of illiterate holder, father's name should be given).

Signature (thumb impression if illiterate) of holder.

Witnesses:

Name

Address

Name

Address

N. B.—In the case of illiterate holders, the witnesses shall be persons whose signatures are known to the Bank.

Orders of the Officer-in-Charge accepting the nomination.

Date Stamp

Baik

Signature of Officer-in-Charge.

[No. F. 3(4)-NS/65].

A. R. SHIRALI, Jt. Secy.